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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/058,765	01/28/2002	Darryl Richard Schick	122185.100A	4138
26119 7	590 10/19/2005		EXAM	INER
KLARQUIST SPARKMAN LLP 121 S.W. SALMON STREET			NATNAEL, I	PAULOS M
SUITE 1600			ART UNIT	PAPER NUMBER
PORTLAND,	, OR 97204		2614	

DATE MAILED: 10/19/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Action Commons	10/058,765	SCHICK ET AL.				
Office Action Summary	Examiner	Art Unit				
	Paulos M. Natnael	2614				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on 29 Ju	ly 2005.					
	action is non-final.					
3) Since this application is in condition for allowan	, <del></del>					
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) Claim(s) <u>1-3,5-16,18-20,35 and 37-60</u> is/are pe	4)⊠ Claim(s) <u>1-3,5-16,18-20,35 and 37-60</u> is/are pending in the application.					
4a) Of the above claim(s) 4,17,21-34 and 36 is/are withdrawn from consideration.						
5)⊠ Claim(s) <u>1-3,5-16,18-20,35 and 37-52,55</u> is/are allowed.						
6)⊠ Claim(s) <u>53,54 and 56-60</u> is/are rejected.						
7) Claim(s) is/are objected to.	•					
8) Claim(s) are subject to restriction and/or	election requirement.					
Application Papers						
9) The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) acce		xaminer.				
Applicant may not request that any objection to the						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
Notice of References Cited (PTO-892)	4) Interview Summary (PTO-413)					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal Pa	te atent Application (PTO-152)				
Paper No(s)/Mail Date	6) Other:	FF				

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#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims **53**, **54**,**56**-**60** are rejected under 35 U.S.C. 103(a) as being unpatentable over Hossain, U.S. Patent Appl. Publication # 2003/0059199A1 in view of Ogilvie, U.S. 6,292,224.

Considering claim 53, see rejection of claim 56 (a)-(c) and (e).

As to the claimed non-volatile memory portion that contains executable program code, Hossain discloses the computer 14, which computer is well known for comprising memory or memories containing executable program code, as well as storing more images.

As to claim **54**, see also rejection of claim 56 (a)-(c) and (e), Hossain discloses the computer 14. Even though Hossain does not specify what is included within the computer, the computer is well known to comprise memory or memories. And the examiner takes official notice in that it is notoriously well known in the art that the personal computer comprises a memory controller or controllers that control the operations of the memories, whether the memories are SDRAM or any other storage

devices. Therefore, it would have been obvious to the skilled in the art to implement the system Hossain accordingly.

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Considering claim 56, Hossain discloses the following claimed subject matter, note; a) an image processing memory portion, the image processing memory portion including an image buffer for the computation of an image from a digital image file, is met by the digital video storage and playback standards 24, fig.2;

- b) an integrated circuit in communication with the image processing memory portion, the circuit including integrated processing capability for the computing of a the image corresponding to the digital image file, is met by computer 14, fig.2;
- c) a video memory portion in communication with the circuit, the video memory portion being capable of storing a plurality of computed images that are computed by the circuit, is met by Transport Digital Storage Media 38, fig.2;
- e) the claimed "wherein the integrated processing capability includes converting the digital image file into a viewable bitmapped image," is met by the disclosure of Hossain that "the image files to a central computer which then processes and converts the image files into one or combination of any number of predetermined video standards (such as digital VHS standard, VHS standard, DVD-Video standard, DVD standards, Internet Streaming Media standards, compressed digital video standards--MPEG-1, MPEG-2,

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Except for;

<u>JPEG, etc...</u>) and then writing <u>the converted data to</u> a transportable storage media that is in accordance with the video standard chosen (i.e., if files converted to a DVD format, then the transportable media must be a DVD). See Abstract of the disclosure

d) wherein the apparatus is further capable of *inserting phase compensation pixels* in between video frames so that an identical subcarrier phase is established in consecutive video frames;

Regarding d), Hossain discloses a computer 14 that includes memory and software Hossain does not specifically disclose inserting phase compensation pixel. However, phase compensating in order to prevent dot-crawl in television signals is well known in the art. In that regard, Ogilvie discloses a method for eliminating dot-crawl on NTSC TV monitors. The additional half cycle causes a subcarrier phase inversion from frame to frame, which produces undesirable dot-crawl. The improvement comprises incrementing the phase of the color subcarrier by a fixed increment at a number of intervals in each picture frame to produce a total phase shift which prevents the phase inversion. It would have been therefore obvious to the skilled in the art at the time the invention was made to modify the reference Hossain by providing the phase compensation method of Ogilvie in order to prevent dot crawl on the TV monitor.

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Regarding claim **57**, see rejection of claim 56 which claim discloses converting into different formats which in turn entails scaling the image using video playback device or some other encoder for preparation for display.

Regarding claim **58**, the examiner takes official notice in that filtering an image in order to reduce video flicker is notoriously well-known in the art and therefore, it would have been obvious to the skilled in the art to modify the system of Hossain by adding a filter on the video playback device.

As to claim 59, see rejection of claim 56.

Considering claim **60**, see rejection of claim 56 (a)-(d). As for the circuit capable of providing an image navigation function, such capability is implied in Hossain which creates and views digital photo album, because in order to view the image as an album, one has to navigate the images one at a time.

## Allowable Subject Matter

3. Claims 1-3,5-16,18-20,35, 37-52, 55 are allowable over the prior art.

#### Conclusion

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Paulos M. Natnael whose telephone number is (571) 272-7354. The examiner can normally be reached on 10:00am - 6:30pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Miller can be reached on (571)272-7353. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Paulos M. Natnael Primary Examiner Art Unit 2614

July 11, 2005